

**IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF OHIO
WESTERN DIVISION**

WILLIAM D. REYNOLDS,	:	Case No. C-1-01-877
Plaintiff,	:	Judge Weber
vs.	:	Magistrate Judge Black
WINDELL CRAWFORD, et al.,	:	
Defendants.	:	

NOTICE OF APPEAL

Pursuant to 28 U.S.C. Sections 1291 and 1292; the “collateral order” doctrine; Rules 3 and 4 of the Federal Rules of Appellate Procedure; and the decisions in *Behrens v. Pelletier*, 516 U.S. 299 (1996); *Kennedy v. City of Cleveland*, 797 F.2d 298 (6th Cir. 1986), *cert. denied*, 479 U.S. 1103 (1987); *Neague v. Cynkar*, 258 F.3d 504 (6th Cir. 2001); and *Turner v. Scott*, 119 F.3d 425 (6th cir. 1997), allowing an immediate interlocutory appeal of a District Court’s decision denying Qualified Immunity at the summary judgment stage, Defendants Chris Snider, Larry Meyer, and Clark Gray respectfully appeal to the United States Court of Appeals for the Sixth Circuit, the October 25, 2006 and October 30, 2006 Orders of the District Court denying these Defendants summary judgment on all of Plaintiffs’ Fourth Amendment and First Amendment claims on the basis of Qualified Immunity.

Respectfully submitted:

/s/ John E. Vincent

MARK LANDES (0027227)

E-mail: marklandes@isaacbrant.com

JOHN E. VINCENT (0070501)

E-mail: johnvincent@isaacbrant.com

ISAAC, BRANT, LEDMAN & TEETOR, LLP

250 East Broad Street, 9th Floor

Columbus, Ohio 43215-3742

(614)221-2121; FAX (614)365-9516

Attorneys for Defendants

CERTIFICATE OF SERVICE

The undersigned certifies that the foregoing was filed electronically. Notice of this filing will be sent to all parties by operation of the Court's electronic filing system. A copy was also served via U.S. Mail, postage prepaid this 22nd day of November, 2006, upon:

William D. Reynolds
7013 St. Rt. 221
Georgetown, Ohio 45121
Plaintiff pro se

/s/ John E. Vincent

MARK LANDES (0027227)
JOHN E. VINCENT (0070501)
Attorneys for Defendants